

215 ILCS 5/155.21

Sec. 155.21. A company writing medical liability insurance shall not refuse to offer insurance to a physician, hospital or other health care provider on the grounds that the physician, hospital or health care provider has entered or intends to enter an arbitration agreement pursuant to the "Malpractice Arbitration Act".

As used in this Section, medical liability insurance means insurance on risks based upon negligence by a physician, hospital or other health care provider.

(Source: P.A. 79-1435.)